

NO INCREASE FOR SALT LAKE

Insurance Underwriters Exempt This City From General Rise in Rates.

DUE TO SPLENDID SYSTEM

NEW RATES APPLY TO OTHER TOWNS OF UTAH.

Salt Lake will not be affected by the increase of 25 per cent in the rates of insurance all over the continent as announced in The Herald yesterday. Other towns in Utah, however, will have to pay the increased premiums.

Yesterday Karl A. Scheid, local manager of the Pacific Board of Fire Underwriters gave out the following circular letter which had been received from the coast:

Board of Fire Underwriters of the Pacific:

Oakland, Cal., May 25, 1906. Gentlemen:—On account of the improvement in equipment for extinguishing fire in Salt Lake City, Utah, recently reported, the advance in rates as promulgated by circular No. 312 is hereby rescinded as to property located within the limits of said city.

ALFRED STILLMAN, Secretary Executive Committee.

The report to which reference is made in the circular was made by Mr. Scheid on May 15. In it he made no recommendations, but merely stated in full the steps the city of Salt Lake had taken in the direction of improving the system of fire protection; that additional mains had been laid, new steamers had been procured, the number of firemen increased from thirty-eight to fifty-one, and that a new fire station was being built.

The board at Salt Lake were prompt to act on the report and when the general increase was ordered immediately after sent out a rider exempting Salt Lake.

"If any other towns are exempted I have not heard of it," said Mr. Scheid. "So far as I am aware this is the only place in the west that has been exempted from the general order. It is a recognition of the efficient system of fire protection here and the freedom which Salt Lake has enjoyed in the past from disastrous conflagrations. I got my report in to headquarters on the 15th of May, and time and beyond stating the facts as to improved conditions here made no recommendations whatever. The classing apart from other cities of Salt Lake was entirely the movement of the board."

RAINS AFFECT THE CROPS

Strawberries Will Be Scarce, as Also Many California Vegetables.

The recent rains are likely to make some difference in the local markets, though they have not affected today's shipments. A considerable quantity of Oregon strawberries arrived and other shipments are expected tomorrow. After that there is likely to be another stage of rain and snow in that district have ruined the crop altogether. It is feared that the Utah crop has also suffered. The latter is said to have been light last year anyway and the prices of the luscious fruit are more than likely to be high. It is estimated that the California vegetable crop has been badly affected and that prices will be raised. A fair amount of poultry is being received. Springs are still very high, but are larger. There are selling wholesale at from \$5 to \$8 a dozen.

NEWS OF THE COURTS.

Matilda Lane was yesterday granted a divorce from Joseph Lane by Judge Armstrong on the grounds of cruelty.

The contest between David M. Haigh and Stephen L. Richards over the Murray city attorneyship, was argued before Judge Ritchie yesterday and taken under advisement.

Hannah Anderson, who lives on Second West street near the Warm Springs resort, was committed to the insane asylum by Judge Armstrong yesterday on complaint of her husband.

A burglary charge against Will Ross was dismissed in the district court yesterday by District Attorney F. C. Loofbourough. Ross is already serving a term in the penitentiary on another charge.

Stolica De Hatzeg, an Austrian laborer, was adjudged insane in the district court yesterday and committed to the asylum at Provo. He wandered into the police station Sunday night in a demented condition.

The will of David John, who died March 21 last, was probated in the district court by Henry F. Evans, who is named as executor. The estate consists of \$1,300 worth of personal property, and most of the heirs live in Wales.

The Monarch Visible Typewriter is the up-to-date typewriter. Pembroke Stationery Co. sell it.

Saltair Decoration Day.

30—Lecation—33.

BUYS SITE FOR PLANT.

Utah Junk Company Acquires Old Conklin Sampling Works.

Kelsey & Gillespie yesterday sold to the Utah Junk company the southern half of block 2, plat 1, at the corner of Fourth West and Eighth South. The property was formerly occupied by the Conklin Sampling works. The price paid was \$10,000. The Utah Junk company will immediately begin the erection of buildings for the purpose of their business and will improve the property.

Eva Blankenship was purchased from Eva Cowan through Tuttle & Tuttle a six-room house and lot \$6,150 feet at 825 West First South street. The price paid was \$2,350.

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10c and 25c.

FREE FIGHT IN A CONVENTION

Tennessee Democrats Scrap Instead of Nominating a State Ticket.

REAL LIVELY PROCEEDINGS

ADJOURNMENT FOLLOWED TEMPORARY TRUCE.

Nashville, Tenn., May 29.—The state Democratic convention which met here today to nominate candidates for governor and railroad commissioners adjourned at 6:10 this evening until 10 o'clock tomorrow morning without effecting temporary organization. It was decidedly the most turbulent body of the kind that ever assembled in Tennessee. Free fights were numerous and it was with the utmost difficulty that any record of the proceedings could be made. Adjournment was taken after an understanding had been reached between leaders of opposing factions that the three gubernatorial candidates, John C. Calhoun, congressman Malcolm R. Patterson, Judge John R. Bond—each name four representatives who shall constitute a committee to decide on a temporary chairman. Before this agreement was effected the battle over contested delegations occupied the entire time of the convention. The services of the police were necessary from the outset.

War From the Start.

Vice Chairman W. K. Abernathy of the state committee called the convention to order at noon. There was confusion from the start, and when the call of the roll of counties for selection of temporary chairman began the uproar steadily increased. When Davidson county was reported, a battle royal was on, the wild excitement prevailing. The county was finally passed, the contest going to a discussion of the so-called "Jim Crow" car provision. This amendment has given the Republican conferees some concern, because of the opposition made by northern negroes against the alleged principle involved in the separation of the races.

Senator Tillman announced that he could not consent to any change in the senate provision.

When the conferees on the rate bill adjourned for the day at the conclusion of the afternoon session every amendment in the bill had been gone over. Twenty-two of the amendments have been disposed of, either by acceptance or rejection, the indication being that most have been accepted.

Speedy Agreement Improbable.

The important amendments are still subjects of consideration, and the indications are that a speedy agreement cannot be hoped for. The express company amendment is still disagreed to, the pipe line amendment is also one of those unsettled, likewise the amendment forbidding common carriers' ownership in producing properties; the "Jim Crow" car amendment is also in dispute, also the base amendment and that relative to the size of the commission.

Considerable time was spent today in discussing the amendment requiring five days' notice before the issuance of an injunction or order of the court.

This amendment will doubtless be modified. Several counter propositions have been made, one making the time two, another one, and another three days, and still another to leave the time to be determined by the court.

A meeting will be held tomorrow, beginning at noon, at which Chairman Knapp of the interstate commerce commission will be heard, at the request of the conferees, on several amendments.

NOT INSANE; SHAMMING.

Dr. Austin Flint's Opinion of Josephine Terranova.

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When asked about the alleged hallucinations of the prisoner, Dr. Flint testified that in his opinion her statements about them were false and that she was shamming. After testifying on this question, the witness was cross-examined by Mr. Palatier and once more repeated as his opinion that the prisoner was not sane, but was overcome with the eagerness for notoriety by the stories she was going to tell.

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NEURALGIA CURED

Patient is Now Well and Gives All The Credit to Dr. Williams' Pink Pills.

That Dr. Williams' Pink Pills will cure neuralgia there is no room to doubt. So many severe cases of this painful disease have yielded to these pills that the sufferer who is prevented by prejudice from trying the remedy deserves little sympathy.

Mrs. Charles Schultz, of 179 Thomas street, Newark, N. J., suffered for seven years with neuralgia which attacked her heart and which did not yield to the usual remedies. The story of the cure is best told in her own words. She says: "I had scarlet fever and it left me with a weak heart. Then I took cold and a severe pain settled in the region of my heart. My suffering was almost beyond description. I could not talk and the pain caught me at every breath. The awful pains would come on suddenly and I would have to sit right down. I could not walk and would get dizzy for a time."

"I was confined to bed for four weeks at one time and nothing seemed to do me any good. I was under a physician's care for months. He pronounced my trouble neuralgia of the heart and prescribed for me. The capsules he gave me relieved me for a time but the pain came back again."

"Finally Dr. Williams' Pink Pills were recommended to me by a lady whose husband had been cured of paralysis by them and I decided to give the pills a good trial. While I was on the second box I began to see an improvement, the pains became less frequent and at last I was entirely cured. This was some time ago but I have had no relapse and have been in good health ever since."

Dr. Williams' Pink Pills are sold by all druggists or sent, postpaid, on receipt of price, 50 cents per box; six boxes \$2.50, by Dr. Williams' Medicine Company, Schenectady, N. Y.

CONFERENCE ON THE RATE BILL

All the Disputed Points Were Passed Over at Yesterday's Meeting.

Washington, May 29.—At a two hours' session of the conference on the railroad rate bill today, a number of undisputed amendments were agreed to tentatively, all of the disputed points being passed over, and considerable time was devoted to a discussion of the so-called "Jim Crow" car provision. This amendment has given the Republican conferees some concern, because of the opposition made by northern negroes against the alleged principle involved in the separation of the races.

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Made in New York

AS the most important makers of ready for service clothes with a complete tailoring organization housed in New York, Alfred Benjamin & Co. have the right to insist that their clothes alone reflect the New York fashions the season they are created.

You can wear New York clothes designed and made a block from Broadway, a minute's walk from Fifth Avenue if you patronize the local agent of Alfred Benjamin & Co.

Alfred Benjamin & Co. MAKERS, NEW YORK

Correct Clothes for Men

Exclusive Agent Here.

Poulton, Madsen, Owen & Co.

111-113 Main Street

VULGAR DISPLAY IS UNAMERICAN

Snobs Who Have Money to Spend Represent This Country Abroad.

Washington, May 29.—During the consideration of the diplomatic and consular bill today in the house an interesting debate was had on the amendment proposed by Mr. Longworth of Ohio to appropriate \$1,000,000 for the acquisition in foreign capitals of proper sites and buildings for the embassies and legations of the United States for the residence of ambassadors and ministers to foreign countries.

Mr. Longworth, in urging his amendment which went out on a point of order, insisted that by providing residences for our ambassadors the question of rent would be eliminated. He said that was now the largest necessary expense. With a residence provided by the government a dignified way on his salary.

A Kentucky View.

Mr. Shirley of Kentucky discussed the "wasteful extravagance, the outrageous and un-American method of some of our representatives abroad." He spoke of the representative of America to the court of St. James paying \$40,000 a year for house rent in London, and remarked that "there was no representing, but irrepressible the country through honor."

"There is a dignity that demands a proper dwelling place," said Mr. Shirley. "It demands a decent living; an opportunity to entertain properly the representatives of other governments and American citizens who may be abroad, but that dignity is violated the moment you step across the line and get into display and ostentation."

Vulgar Display of Wealth.

"No worse example of it can be given to the people of America than this display of wealth, which results in a man having to be a multi-millionaire or some member of his family being one. In order for him to accept a post at London, at Paris, at Berlin or St. Petersburg, I would like to see some men who vulgarly, snobbishly are flaunting money in the face of the world called upon because of that fact, and because it is undemocratic and not in keeping with the spirit of our people."

RIGHT TO APPEAL.

Law Being Worked Out to Prevent Miscarriage of Justice.

Washington, May 29.—The senate committee on the judiciary today authorized Senator Nelson to report a substitute for the bill recommended by the department of justice in relation to the government's right to appeal in certain criminal cases. The substitute provides that in cases where the government is the prosecutor it shall have the right to appeal in the following classes of criminal cases:

From a decision quashing or setting aside an indictment, from the decision sustaining a demurrer to an indictment or any count of an indictment; from a decision of acquittal; from a judgment of conviction for insufficiency of an indictment; and, finally, from a decision sustaining a special plea in bar when the defendant has not been put in jeopardy.

A provision of law is to prevent the repetition of a failure of trial, such as was had in the Chicago "backers" cases.

INVITED TO JAMESTOWN.

President Issues a Proclamation to the States and Territories.

Washington, May 29.—President Roosevelt today issued a proclamation inviting the governors of the states and territories to participate at their own expense in the Jamestown celebration of the first permanent settlement of English-speaking people on the western hemisphere by sending such organizations of the militia as in the judgment will afford proper military representation. The president says:

"The historic nature of this celebration renders it peculiarly appropriate that the representation of the militia should be commensurate with the interests and pride of our people in their citizen soldiery, who have in the many ordeals of our colonial and national life met their military obligation with superb self-sacrifice and devotion."

The words "at their own expense" were in the original act providing for the celebration between May 17 and Nov. 1, 1907.

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